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	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
APPLICATION NO.	FILING DATE		O65157	2909		
09/892,845	06/28/2001	Naoya Hashimoto	Q03137	2,0,		
SUGHRUE, MION, ZINN, MACPEAK & SEAS 2100 Pennsylvania Avenue, N.W. Washington, DC 20037			EXAM	EXAMINER		
			PEREZ, GUILLERMO			
,		ART UNIT	PAPER NUMBER			
			2834	2834		
			DATE MAILED: 12/06/200	DATE MAILED: 12/06/2001		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.		Applicant(s)				
Office Action Summary		09/892,845		HASHIMOTO ET AL.				
		Examiner		Art Unit				
		Guillermo Pere		2834				
-	The MAILING DATE of this communication a	ppears on the cove	r sheet with the c	correspondence a	ddress			
Period for			DIDE A MONTH	(C) EDOM				
THE M - Extens after S - If the p - If NO - Failure - Any re	DRTENED STATUTORY PERIOD FOR REP IAILING DATE OF THIS COMMUNICATION sions of time may be available under the provisions of 37 CFR (SIX (6) MONTHS from the mailing date of this communication. Period for reply specified above is less than thirty (30) days, a reperiod for reply is specified above, the maximum statutory period to reply within the set or extended period for reply will, by statistyly received by the Office later than three months after the main digital patent term adjustment. See 37 CFR 1.704(b).	1. 1.136(a). In no event, how eply within the statutory m d will apply and will expin	wever, may a reply be tin inimum of thirty (30) day a SIX (6) MONTHS from to become ABANDONE	nely filed /s will be considered time the mailing date of this (D) (35 U.S.C. § 133).	ely. communication.			
Status								
1)□	Responsive to communication(s) filed on		C - 1					
2a)	71110 00011011 10 11 11 11 11 11 11 11 11	This action is non-			the morite is			
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Dispositi	on of Claims							
	Claim(s) 1-6 is/are pending in the application							
	4a) Of the above claim(s) is/are withd	Irawn from conside	eration.					
5)	Claim(s) is/are allowed.							
6)⊠	☑ Claim(s) <u>1-6</u> is/are rejected.							
7)	Claim(s) is/are objected to.							
8)[]	Claim(s) are subject to restriction and	d/or election requi	rement.					
Applicat	ion Papers							
9)[The specification is objected to by the Exam	iner.						
10)⊠	The drawing(s) filed on 28 June 2001 is/are:	a) accepted or b)⊠ objected to by	the Examiner.				
	Applicant may not request that any objection to	o the drawing(s) be	neld in abeyance.	See 37 CFR 1.85(a	a).			
11)[The proposed drawing correction filed on	is: a)⊡ appro	oved b) disapp	roved by the Exan	niner.			
	If approved, corrected drawings are required in reply to this Office action.							
12)	The oath or declaration is objected to by the	e Examiner.						
Priority	under 35 U.S.C. §§ 119 and 120							
13)⊠	Acknowledgment is made of a claim for for	eign priority under	35 U.S.C. § 119	(a)-(d) or (f).				
a))⊠ All b)□ Some * c)□ None of:							
	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority documents have been received in Application No							
*	3. Copies of the certified copies of the application from the Internationa See the attached detailed Office action for a	ıl Bureau (PCT Ru	ie 17.2(a)).		nal Stage			
14)	14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).							
	a) The translation of the foreign language Acknowledgment is made of a claim for dor	e provisional appli	cation has been i	received.				
Attachme				•				
1) No	tice of References Cited (PTO-892) tice of Draftsperson's Patent Drawing Review (PTO-948 primation Disclosure Statement(s) (PTO-1449) Paper No	8) 5)	Interview Summ Notice of Inform Other:	nary (PTO-413) Pape nal Patent Application	r No(s) (PTO-152)			

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DETAILED ACTION

Drawings

Figures 4-12 should be designated by a legend such as --Prior Art-- because only that which is old is illustrated. See MPEP § 608.02(g).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
 - Claims 1-2 are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicants admitted Prior Art (APA) in view of Ryang et al. (U. S. Pat. 6,159,600).

APA substantially teaches the claimed invention except that it does not show that the bobbin and the outer molding are composed of an electrically-insulating material resistant to permeation by sulfur compounds. APA does not disclose that the electrically-insulating material resistant to permeation by sulfur compounds is a thermosetting resin.

Ryang et al. disclose that the bobbin and the outer molding are composed of an electrically-insulating material resistant to permeation by sulfur compounds. APA does not disclose that electrically-insulating material resistant to permeation by sulfur compounds is a thermosetting resin (column 23, lines 20-32). The invention of Ryang et

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al. has the purpose of avoiding the degradation of the materials under a high field intensity environment.

It would have been obvious at the time the invention was made to modify the electromotive device of APA and provide it with the insulating material disclosed by Ryang et al. for the purpose of avoiding the degradation of the materials under a high field intensity environment.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to make the insulation of thermosetting resin since it has been held to be within the general skill of a worker in the art to select a known material on the basis of its suitability for the intended use as a matter of obvious design choice. *In re Leshin*, 125 USPQ 416.

2. Claims 3-4 are rejected under 35 U.S.C. 103(a) as being unpatentable over APA in view of Miyao et al. (U. S. Pat. 5,691,058).

APA substantially teaches the claimed invention except that it does not show that the protective layer being composed of an electrically-insulating material resistant to permeation by sulfur compounds. APA does not disclose that the electrically-insulating material resistant to permeation by sulfur compounds is a thermosetting resin.

Miyao et al. disclose that the protective layer being composed of an electrically-insulating material resistant to permeation by sulfur compounds. Miyao et al. disclose that the electrically-insulating material resistant to permeation by sulfur compounds is a thermosetting resin (see abstract). The invention of Miyao et al. has the purpose of providing a high dielectric break down strength under large mechanical distortion.

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It would have been obvious at the time the invention was made to modify the electromotive device of APA and provide it with the insulating material disclosed by Miyao et al. for the purpose of providing a high dielectric break down strength under large mechanical distortion.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to make the insulation of thermosetting resin since it has been held to be within the general skill of a worker in the art to select a known material on the basis of its suitability for the intended use as a matter of obvious design choice. *In re Leshin*, 125 USPQ 416.

3. Claims 5-6 are rejected under 35 U.S.C. 103(a) as being unpatentable over APA in view of Bolon et al. (U. S. Pat. 4,388,371).

APA substantially teaches the claimed invention except that it does not show a high-temperature solder layer coated on the copper wire, nor the protective layer being composed of an electrically-insulating material resistant to permeation by sulfur compounds. APA does not disclose that the electrically-insulating material resistant to permeation by sulfur compounds is a thermosetting resin.

Bolon et al. disclose a high-temperature solder layer coated on the copper wire, and the protective layer being composed of an electrically-insulating material resistant to permeation by sulfur compounds. Bolon et al. disclose that the electrically-insulating material resistant to permeation by sulfur compounds is a thermosetting resin (column 1, lines 51-61). The invention of Bolon et al. has the purpose of creating a hermetic application and high temperature resistance.

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It would have been obvious at the time the invention was made to modify the electromotive device of APA and provide it with the solder layer and insulating material disclosed by Bolon et al. for the purpose of creating a hermetic application and high temperature resistance.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to make the insulation of thermosetting resin since it has been held to be within the general skill of a worker in the art to select a known material on the basis of its suitability for the intended use as a matter of obvious design choice. *In re Leshin*, 125 USPQ 416.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Sakai (U. S. Pat. 3,652,778) discloses the property of the thermosetting resin as being resistant to sulfur compounds (column 3, line 31 through column 4, line 6).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Guillermo Perez whose telephone number is (703) 306-5443. The examiner can normally be reached on Monday through Thursday and alternate Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nestor Ramirez can be reached on (703) 308 1371. The fax phone numbers for the organization where this application or proceeding is assigned are (703)

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305 3432 for regular communications and (703) 305 3432 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308 0956.

Guillermo Perez November 30, 2001 NESTOR PARTIES
SUPTIMEDAY PERSON SERVICE
THEOLOGY CHEST SERVICE